



Journal of the House

State of Indiana

121st General Assembly

Second Regular Session

Twentieth Day

Thursday Morning

February 13, 2020

The invocation was offered by Pastor Shan Rutherford of Samaria Christian Church in Trafalgar, a guest of Representative Burton.

The House convened at 10:00 a.m. with Speaker Brian C. Bosma in the Chair.

The Pledge of Allegiance to the Flag was led by Representative Boy.

The Speaker ordered the roll of the House to be called:

Abbott	Jackson
Austin	Jordan
Aylesworth	Judy
Bacon	Karickhoff
Baird <input type="checkbox"/>	Kirchhofer
Barrett	Klinker
Bartels	Lauer
Bartlett	Lehe
Bauer	Lehman
Beck	Leonard
Behning	Lindauer
Borders	Lucas
Boy	Lyness
T. Brown	Macer
Burton	Manning
Campbell	May
Candelaria Reardon <input type="checkbox"/>	Mayfield
Carbaugh	McNamara
Cherry	Miller
Chyung	Moed
Clere	Morris <input type="checkbox"/>
Cook	Morrison <input type="checkbox"/>
Davisson	Moseley
Deal	Negele
DeLaney	Nisly
DeVon	Pfaff
Dvorak <input type="checkbox"/>	Pierce
Eberhart	Porter
Ellington	Prescott
Engleman	Pressel
Errington	Pryor
Fleming	Saunders
Forestal	Schaibley
Frye	Shackleford
GiaQuinta	Sherman
Goodin	Smaltz
Goodrich	V. Smith <input type="checkbox"/>
Gutwein	Soliday
Hamilton	Speedy <input type="checkbox"/>
Harris	Steuerwald
Hatcher	Stutzman
Hatfield <input type="checkbox"/>	Sullivan
Heaton	Summers
Heine	Thompson
Hostettler	Torr
Huston	VanNatter <input type="checkbox"/>

Vermilion
Wesco
Wolkins
Wright

J. Young
Zent
Ziemke
Mr. Speaker

Roll Call 176: 91 present; 9 excused. The Speaker announced a quorum in attendance. [NOTE: ☐ indicates those who were excused.]

HOUSE MOTION

Mr. Speaker: I move that when we do adjourn, we adjourn until Monday, February 17, 2020, at 1:30 p.m.

LEHMAN

The motion was adopted by a constitutional majority.

REPORTS FROM COMMITTEES

COMMITTEE REPORT

Mr. Speaker: Your Committee on Public Health, to which was referred Senate Bill 19, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 1, line 5, delete "An ophthalmologist licensed under IC 25-22.5." and insert "**A physician licensed under IC 25-22.5 who practices ophthalmology.**".

Page 3, line 29, after "prescription," insert "**at the discretion of the eye care professional.**".

Page 3, line 30, after "fitting" insert "**or evaluation**".

Page 4, line 1, delete "must" and insert "**may**".

Page 4, line 13, delete "(a) A contact lens seller or prescriber who fills a".

Page 4, delete lines 14 through 17.

Page 4, line 18, delete "(b)".

Page 4, run in lines 13 through 18.

Page 4, after line 32, begin a new paragraph and insert:

"SECTION 8. IC 25-24-1-5.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: **Sec. 5.5. The board may not establish standards concerning the practice of ocular telemedicine or ocular telehealth that are more restrictive than the standards that are set:**

(1) under this article; or

(2) by rule and applicable to the practitioner's in-person ocular practice."

Renumber all SECTIONS consecutively.

(Reference is to SB 19 as reprinted February 4, 2020.) and when so amended that said bill do pass.

Committee Vote: yeas 12, nays 0.

KIRCHHOFER, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Courts and Criminal Code, to which was referred Senate Bill 39, has had the same under consideration and begs leave to report the same back to the

House with the recommendation that said bill be amended as follows:

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 9-30-6-8, AS AMENDED BY P.L.188-2015, SECTION 109, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 8. (a) **Except as provided in IC 9-30-16-1(g)**, whenever a judicial officer has determined that there was probable cause to believe that a person has violated IC 9-30-5, IC 35-46-9, or IC 14-15-8 (before its repeal), the clerk of the court shall forward:

- (1) a paper copy of the affidavit, or an electronic substitute; or
- (2) a bureau certificate as described in section 16 of this chapter;

to the bureau **at the conclusion of the initial hearing under subsection (c).**

(b) The probable cause affidavit required under section 7(b)(2) of this chapter must do the following:

- (1) Set forth the grounds for the arresting officer's belief that there was probable cause that the arrested person was operating a vehicle in violation of IC 9-30-5 or a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal).
- (2) State that the person was arrested for a violation of IC 9-30-5 or operating a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal).
- (3) State whether the person:
 - (A) refused to submit to a chemical test when offered; or
 - (B) submitted to a chemical test that resulted in prima facie evidence that the person was intoxicated.
- (4) Be sworn to by the arresting officer.

(c) Except as provided in subsection (d), if it is determined under subsection (a) that there was probable cause to believe that a person has violated IC 9-30-5, IC 35-46-9, or IC 14-15-8 (before its repeal), at the initial hearing of the matter held under IC 35-33-7-1 the court shall recommend immediate suspension of the person's driving privileges to take effect on the date the order is entered, and forward to the bureau a copy of the order recommending immediate suspension of driving privileges.

(d) If it is determined under subsection (a) that there is probable cause to believe that a person violated IC 9-30-5, the court may, as an alternative to suspension of the person's driving privileges under subsection (c), issue an order recommending that the person be prohibited from operating a motor vehicle unless the motor vehicle is equipped with a functioning certified ignition interlock device under IC 9-30-8 until the bureau is notified by a court that the criminal charges against the person have been resolved.

(e) A person commits a Class B infraction if the person:

- (1) operates a motor vehicle without a functioning certified ignition interlock device; and
- (2) is prohibited from operating a motor vehicle unless the motor vehicle is equipped with a functioning certified ignition interlock device under subsection (d).

(f) A person commits a Class B misdemeanor if the person:

- (1) operates a motor vehicle without a functioning certified ignition interlock device; and
- (2) knows the person is prohibited from operating a motor vehicle unless the motor vehicle is equipped with a functioning certified ignition interlock device under subsection (d)."

Renumber all SECTIONS consecutively.

(Reference is to SB 39 as printed January 10, 2020.) and when so amended that said bill do pass.

Committee Vote: yeas 10, nays 0.

MCNAMARA, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Statutory Committee on Interstate and International Cooperation, to which was referred Senate Bill 61, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to SB 61 as printed January 15, 2020.)

Committee Vote: Yeas 10, Nays 0.

BACON, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Courts and Criminal Code, to which was referred Senate Bill 187, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to SB 187 as printed January 10, 2020.)

Committee Vote: Yeas 10, Nays 0.

MCNAMARA, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Public Health, to which was referred Senate Bill 246, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 3, after line 14, begin a new paragraph and insert:

"(e) Before providing a referral under a memorandum of understanding, each school corporation and charter school shall comply with the following requirements:

(1) Develop a process for a teacher or school employee to notify a school official to contact a student's parent if the student demonstrates a repeated pattern of aberrant or abnormal behavior. The parental notification process described in this subdivision must also include that the school will hold a conference with the student and the student's parent.

(2) Require that the conference described in subdivision (1) must address the student's potential need for and benefit from:

(A) mental or behavioral health services; or

(B) mental or behavioral health services provided by the community mental health center or appropriate provider that is contracted and paid for by the school corporation or charter school.

(3) Establish a procedure for a parent who chooses to seek services for the student to follow that includes granting written parental consent for the student to receive mental or behavioral health services by a community mental health center or appropriate provider described under subdivision (2).

(4) Ensure that a school maintains the confidentiality of any medical records that result from a student's participation in any treatment described in subdivision (2). The school must adopt a policy that prohibits the school from:

(A) sharing any reports or notes resulting from the provision of mental or behavioral health services described in subdivision (2)(A) with other school officials; and

(B) maintaining any reports, notes, diagnosis, or appointments that result from a student's participation in any treatment described in subdivision (2)(A) through (2)(B) in the student's permanent educational file."

Renumber all SECTIONS consecutively.
(Reference is to SB 246 as reprinted January 17, 2020.)
and when so amended that said bill do pass.
Committee Vote: yeas 11, nays 1.

KIRCHHOFFER, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Public Health, to which was referred Senate Bill 255, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to SB 255 as printed January 24, 2020.)
Committee Vote: Yeas 11, Nays 0.

KIRCHHOFFER, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Public Health, to which was referred Senate Bill 273, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 4, line 35, after "national" insert "**evidence based preventative and**".

Page 4, line 42, after "service" insert "**programs and related evidence based preventative**".

Page 5, line 28, after "access to" insert "**evidence based preventative programs for all students and**".

(Reference is to SB 273 as printed January 31, 2020.)
and when so amended that said bill do pass.
Committee Vote: yeas 12, nays 0.

KIRCHHOFFER, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Courts and Criminal Code, to which was referred Senate Bill 302, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to SB 302 as printed January 24, 2020.)
Committee Vote: Yeas 10, Nays 0.

MCNAMARA, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred Senate Bill 366, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to SB 366 as printed January 22, 2020.)
Committee Vote: Yeas 19, Nays 0.

BROWN T, Chair

Report adopted.

INTRODUCTION OF BILLS

With consent of the members, the following bills and joint resolutions on Bill List 20 were read a first time by title and referred to the respective committees:

SB 98 — Bacon

Committee on Public Health

A BILL FOR AN ACT to amend the Indiana Code concerning professions and occupations.

SB 131 — Burton, Wesco

Committee on Education

A BILL FOR AN ACT to amend the Indiana Code concerning education.

SB 299 — Stutzman, Bacon, Mayfield, Morris

Committee on Public Health

A BILL FOR AN ACT to amend the Indiana Code concerning health.

SB 312 — Ziemke, Clere, Porter, Wright

Committee on Family, Children and Human Affairs

A BILL FOR AN ACT to amend the Indiana Code concerning family law and juvenile law.

SB 435 — Eberhart, Hatcher, Beck

Committee on Ways and Means

A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

SB 437 — Carbaugh, Lehman

Committee on Public Policy

A BILL FOR AN ACT to amend the Indiana Code concerning gaming.

SB 448 — Lehman, Schaibley

Committee on Public Health

A BILL FOR AN ACT to amend the Indiana Code concerning health.

SB 450 — Manning

Committee on Natural Resources

A BILL FOR AN ACT to amend the Indiana Code concerning natural and cultural resources.

SB 451 — Morris

Committee on Courts and Criminal Code

A BILL FOR AN ACT to amend the Indiana Code concerning courts and court officers.

SB 455 — Behning

Committee on Education

A BILL FOR AN ACT to amend the Indiana Code concerning education.

RESOLUTIONS ON FIRST READING

Senate Concurrent Resolution 15

The Speaker handed down Senate Concurrent Resolution 15, sponsored by Representatives Stutzman, Miller and Jordan:

A CONCURRENT RESOLUTION urging the establishment of the Office of Outdoor Recreation Development within the Indiana Destination Development Corporation.

Whereas, The critical importance of Indiana's outdoor recreation industry for tourism and economic development cannot be overstated: 143,000 jobs for Hoosiers, \$15.7 billion in annual consumer spending, and \$1.1 billion in state and local tax revenue generated annually;

Whereas, Indiana's outdoor recreation industry not only includes state parks, trails, and water and snow resources, but many different activities and outdoor sports including hunting, fishing, camping, bicycling, boating, horseback riding, and motorcycling and other motorsports;

Whereas, Increased development and promotion of Indiana's outdoor recreation industry will create a better quality of place for Indiana residents and will attract potential residents to move to Indiana; and

Whereas, Establishing an office dedicated to developing and promoting Indiana's outdoor recreation industry is critical to the industry's future economic success: Therefore,

Be it resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring:

SECTION 1. That the Indiana General Assembly urges the establishment of the Office of Outdoor Recreation Development ("Office") within the Indiana Destination Development Corporation established by IC 5-33-3-1.

SECTION 2. (a) As used in this section, "outdoor recreation" means a recreational activity that occurs outdoors in a natural environment, including the use of:

- (1) trails;
- (2) the natural landscape;
- (3) water resources;
- (4) snow resources; and
- (5) other resources.

(b) If established, the Office should do the following:

- (1) Increase outdoor recreation-based economic development, tourism, and ecotourism in Indiana by:
 - (A) attracting outdoor recreation industries to Indiana;
 - (B) developing the growth of new business opportunities in Indiana; and
 - (C) marketing, advertising, and securing media opportunities that reflect the opportunities for outdoor recreation in Indiana.
- (2) Promote the growth of the outdoor recreation economy in Indiana to support:
 - (A) economic growth; and
 - (B) stewardship and conservation of natural resources in Indiana.
- (3) Coordinate with federal and state agencies and local government entities in Indiana on matters related to the purposes set forth in this section when the Office determines that coordination is necessary or beneficial.
- (4) Recommend to the governor policies and initiatives to enhance recreational amenities and experiences in Indiana, help implement those policies and initiatives, and report on the impacts of implemented policies and initiatives, developing and supporting the development of data regarding the impacts of outdoor recreation in Indiana while ensuring national data are used as a benchmark factor in agency decisionmaking.
- (5) Promote the health and social benefits of outdoor recreation.
- (6) Advocate on behalf of Indiana for federal funding and participation in federal programs, including any funding opportunities that are available through:
 - (A) the Land and Water Conservation Fund established by 54 U.S.C. 200302;
 - (B) the Sport Fish Restoration Program; and
 - (C) the National Forest System Trail Stewardship Partnership Funding Program.
- (7) Create and maintain a statewide list of lands to be conserved, enhanced, and publicized for outdoor recreation.

SECTION 3. The Secretary of the Senate is hereby directed to transmit copies of this resolution to Governor Eric Holcomb, Lieutenant Governor Suzanne Crouch, and Elaine Bedel, Secretary and Chief Executive Officer of the Indiana Destination Development Corporation.

The resolution was read a first time and referred to the Committee on Natural Resources.

Senate Concurrent Resolution 24

The Speaker handed down Senate Concurrent Resolution 24, sponsored by Representative Summers:

A CONCURRENT RESOLUTION honoring the Kappa Alpha Psi fraternity for its century of service within the community and its unyielding appreciation and support of diversity in all its forms.

Whereas, Kappa Alpha Psi, originally Kappa Alpha Nu, was established on January 5th, 1911 at Indiana University in Bloomington;

Whereas, This was the first and only African-American fraternity to this date founded on that campus and the third African-American college-based fraternity founded in the country;

Whereas, The young, intellectual, and talented 10 undergraduate college students herewith revered as the Founders were Elder Watson Diggs, Dr. Ezra Dee Alexander, Attorney Henry T. Asher, Dr. Byron K. Armstrong, Dr. Marcus Peter Blakemore, Paul W. Caine, George Wesley Edmonds, Dr. Guy Lewis Grant, Edward Giles Irvin, and John Milton Lee;

Whereas, Kappa Alpha Psi Fraternity has grown to include over 700 chapters and has initiated over 30,000 men. The fraternity still maintains and lives by its motto from inception "Achievement in Every Field of Human Endeavor";

Whereas, Kappa Alpha Psi has a history saturated with philanthropic endeavors and acts of service. The national programs that define the fraternity to date are the Guide Right Program, commonly known as the Kappa Leadership Development League, the Sunday of Hope Project which directly benefits St. Jude Children's Hospital and has raised over a million dollars, such that the fraternity will now have a wing at the hospital named in its honor, and the well-known Kappa Kamp held each year at Piney Woods Boarding School in Mississippi; and

Whereas, Kappa Alpha Psi continues to serve as an avenue for young African American men to better themselves in the company of fraternal brothers and it is with great pride that we acknowledge the history of a respected service organization nationally and internationally in the state of Indiana: Therefore,

Be it resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring:

SECTION 1. That the Indiana Senate honors the Kappa Alpha Psi fraternity for its century of service within the community and unyielding appreciation and support of diversity in all its forms.

SECTION 2. The Secretary of the Senate is hereby directed to transmit five copies of this resolution to the members of Kappa Alpha Psi.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

Senate Concurrent Resolution 30

The Speaker handed down Senate Concurrent Resolution 30, sponsored by Representative May:

A CONCURRENT RESOLUTION recognizing the Indiana Legislative Youth Advisory Council for the important work they do in advising the Indiana General Assembly on youth related issues.

Whereas, In 2008, the Indiana General Assembly enacted Public Law 69 establishing the Indiana Legislative Youth Advisory Council;

Whereas, The Council consists of Hoosiers from across Indiana appointed by the Governor, President Pro Tempore of the Indiana Senate, the Speaker of the Indiana House, and both the Minority Leader in the Senate and in the House. Each Council member serves a two-year term;

Whereas, The Council convenes to advise the Indiana General Assembly on topics related to Indiana's youth through suggestion, endorsement, and advocacy;

Whereas, The actions and involvement of members of the Council demonstrate the importance of individuals from different backgrounds, political ideologies, and areas of expertise engaging in policy discussions about government;

Whereas, Advised by the Indiana Bar Foundation, the Council's members' involvement provides a firsthand lesson in civic engagement that cannot be matched; and

Whereas, Through the dedication and service of the Indiana Legislative Youth Advisory Council, the interests of Indiana's youth will continue to be represented: Therefore,

*Be it resolved by the Senate
of the General Assembly of the State of Indiana,
the House of Representatives concurring:*

SECTION 1. That the Indiana General Assembly recognizes the Indiana Legislative Youth Advisory Council for the important work they do in advising the Indiana General Assembly on youth related issues.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this resolution to council members Tanner Bowman, Nathan Mertz, Megan Stoner, Wyatt Harvey, Elijah Harvey, Elijah Roberson, Aldo Medina, Kelby Stallings, Abby Thomas, Madeline Erdell, Eilidh MacLeod, Sydney Strecker, Ranvir Sandhu, Cole Ferguson, Christian Means, Hayden Redelman, Kyle Feldkamp, Matthew Quintos, and Matthew Stachler.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

Senate Concurrent Resolution 32

The Speaker handed down Senate Concurrent Resolution 32, sponsored by Representative Wolkins:

A CONCURRENT RESOLUTION recognizing the home of the Charley Creek Inn for 100 years as the hub of downtown Wabash, Indiana.

Whereas, The Charley Creek Inn occupies a building located at 111 West Market Street in Wabash, Indiana, that has been used continuously for 100 years;

Whereas, Open for business in 1920, the building opened as the home of Hotel Indiana;

Whereas, The building later housed the Red Apple Inn, and was used primarily as residential apartments;

Whereas, In 2007, when the building was threatened with demolition, Richard E. Ford bought the building and led a \$15 million renovation to save the structure;

Whereas, The building reopened in 2010 as the Charley Creek Inn and was added to the National Register of Historic Places;

Whereas, The renovation to the building earned the 2011 Outstanding Commercial Rehabilitation Award from the Indiana Department of Natural Resources;

Whereas, The Charley Creek Inn has become the destination of choice for business travelers, entertainers, weekend adventurers, and couples seeking a romantic retreat;

Whereas, Today, the Inn forms the hub of the Wabash Arts and Entertainment District, and features fine dining, a convenient location close to many popular tourist spots, and a nostalgic feel; and

Whereas, Richard Ford's renovation of the building saved a Wabash County institution that has served thousands of customers over the years, and will be enjoyed for generations to come: Therefore,

*Be it resolved by the Senate
of the General Assembly of the State of Indiana,
the House of Representatives concurring:*

SECTION 1. That the Indiana General Assembly recognizes the home of the Charley Creek Inn for 100 years as the hub of downtown Wabash, Indiana.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this resolution to the Charley Creek Inn and to owner Richard E. Ford

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

House Resolution 17

Representative V. Smith introduced House Resolution 17:

A HOUSE RESOLUTION recognizing the Ninth Annual Bill Johnson Black Film Festival.

Whereas, African American Achievers Youth Corps, Inc., partners with other local groups to sponsor a film festival dedicated to Gary native William L. Johnson, which is hosted by the actor;

Whereas, William Johnson is a graduate of Emerson School for the Visual and Performing Arts in Gary and has had starring roles in many theatrically released projects, including a lead role in "Blue Hill Avenue", which garnered top honors at the Acapulco and Hollywood Black film festivals;

Whereas, More than just an actor, William Johnson's goal is to "reinvest the majority of his earnings into a structured business that supports the advancement of the urban community. By spreading the message of self-reliance and providing opportunities to qualified individuals from disadvantaged backgrounds, he hopes to break the cycle that keeps generations impoverished";

Whereas, Equally important to William Johnson is his passion to deliver conscious messages through his music using his stage persona, "Brotha Bill";

Whereas, William Johnson has been involved in more than 20 film projects and independent short films and features, including "Motives 2", "The Mannsfield 12", "Crossover", "Doing Hard Time", "Tears of a Clown", "Motives", "Move", "Wanted: Soulful Energy Xchange", "Two Degrees", "Nothing Like Thanksgiving", and "Perfectly Single";

Whereas, The ninth annual Bill Johnson Black Film Festival will feature the films "Bound and Gagged" by Shannon Whren; "SnapShot" by Semone Brown; "The Unwilling Series Pilot" by Antonio Jefferson; "Slave 2" by Rico Shay; "Kaiju" by Rémi Thévenart; "Chasing After You" by Paige B. Alston; "Latasha Harlins: A Rose That Grew From Concrete" by Shannon Bennett; "Peace" by Sydney Hefflin; "Hollywood Star" by Wenston Black; "African Americans on United States Postage Stamps" by Rose Grier; "The Sound of Silence" by Donald Wilson; "Part of Me" by Marcellus Cox; "The Final Exam" by

Jason Bostic; "The Truth Shall Make You Free" by Ja'mal Jones; "One Last Goodbye" by Latasha Kennedy; "Thicke" by Britt Banks; "Ronald" by Britt Banks; "Grandma's House" by Malachi Johnson; and "God I'm Not Real" by Bena Klier Boules;

Whereas, The Bill Johnson Black Film Festival came about as an idea to provide wholesome entertainment for northwest Indiana, to expose the northwest Indiana community to quality Black films, to help northwest Indiana come together to share ideas, and to hold discussions surrounding film messages; and

Whereas, The arts are a valuable tool in creating an atmosphere of understanding and open discussions to help bring communities together in a meaningful way: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana:

SECTION 1. That the Indiana House of Representatives recognizes the value to the community of the ninth annual Bill Johnson Black Film Festival and thanks William L. Johnson for dedicating his time and energy to this worthwhile project.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to the African American Achievers Youth Corps, Inc., and William L. Johnson.

The resolution was read a first time and adopted by voice vote.

House Concurrent Resolution 23

Representatives Klinker and Campbell introduced House Concurrent Resolution 23:

A CONCURRENT RESOLUTION congratulating the 2019 Lafayette Central Catholic High School football team.

Whereas, The 2019 Lafayette Central Catholic High School football team won the IHSAA Class A state title at Lucas Oil Stadium on November 29, 2019;

Whereas, The Knights achieved victory in a hard fought game, winning 29-28 over Indianapolis Lutheran;

Whereas, Sophomore quarterback Clark Barrett set up senior Ky Schrader for a 1-yard touchdown with 10 seconds left on the clock, and followed with the game winning pass to senior Reece Buche in the last seconds of the fourth quarter;

Whereas, The Knights entered the state championship game with a 10-game winning streak and finished the 2019 season with a 12-3 record;

Whereas, Head coach Brian Nay led the Knights to their eighth state title with the essential support of staff and assistant coaches including: Tom Yarnall, Chloe Wagers, Gavin Breyfogle, Cody Christopher, Nate Deno, Clay Finney, Max Goodin, Jeff Onken, Connor Ray, Alex Schrader, Cody Schrader, Grant Seaburg, and athletic director Tim Bordenet;

Whereas, The 2019 Lafayette Central Catholic winning team consisted of: Ben Mazur, Owen Munn, Aiden Sattler, Tanner Fields, Evan Dienhart, Tyler Fox, Robert Koch, Baylor Smith, Leo Bordenet, Brady Miller, Isaac Buche, Zach Kerr, Joey Drerup, Aiden Schaefer, T.J. Bell, Jack Spencer, Ty Buche, Clark Barrett, Justin Brady, Cres Rodriguez, Carter Johnson, Keagan O'Connor, Alex Denney, Joey Stair, Nathan Hardenburg, Andrew Kline, Brenner Oliver, Anthony Dimmitt, Jacob Bunton, Tommy Puskar, Sam Seaburg, Tommy Regich, Wade Hardebeck, Jesse Neihouser, Evan Munn, Reece Buche, Kyle Onken, Ky Schrader, Isaac Switzer, Nolan Talley, Daniel Roach, Joaquin Gallo, Evan Suppinger, Pete Spencer, Drew Schrader, Gus German, and managers Paul Schrader and Dylan Meek;

Whereas, The Knights' state championship and 12-3 season record indicate the hard work, talent, skill, and commitment given by each player to high school football and their team; and

Whereas, This achievement will be remembered by players, coaches, staff, friends, family, and fans for years to come: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana, the Senate concurring:

SECTION 1. That the Indiana General Assembly congratulates the Lafayette Central Catholic High School football team for its 2019 state championship win.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to head coach Brian Nay of the Lafayette Central Catholic High School football team for distribution.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsor: Senator Alting.

House Concurrent Resolution 32

Representative Lehe introduced House Concurrent Resolution 32:

A CONCURRENT RESOLUTION recognizing FFA and all of its work to advance the quality of agricultural education both locally and nationally.

Whereas, The FFA national organization, established in 1928, and Indiana FFA, established in 1929, have prepared future generations for the challenges of feeding a growing population;

Whereas, The National FFA encompasses the 50 states and two U.S. territories and continues to grow with more than 700,000 members and 8,612 local chapters, while the Indiana FFA membership has grown to more than 12,500 members in 211 chapters;

Whereas, The FFA motto of "Learning to Do, Doing to Learn, Earning to Live, Living to Serve" has been upheld and applied by the organization by focusing on the individual student and providing a path to achievement in premier leadership, personal growth, and career success through agricultural education;

Whereas, The organization's directive is to develop agricultural leaders, increase awareness of the importance of agriculture, strengthen the confidence of students involved, promote the choice of agriculture as a career, encourage agricultural experience programs, highlight wise management of community resources, develop members' interpersonal skills and character, promote cooperation and healthy lifestyles, and encourage excellence in scholarship; and

Whereas, FFA Week started in 1947 as an opportunity for members, alumni, and sponsors to celebrate and advocate for agricultural education, and will be celebrated this year February 22-29: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana, the Senate concurring:

SECTION 1. That the Indiana General Assembly recognizes FFA as an integral part of agricultural education both locally and nationally.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit a copy of this resolution to Indiana FFA state officers Dillon Muhlenkamp, president; Caitlyn Lewis, secretary; Morgan Hinz, Northern Region vice president; Nathan Fairchild, Southern Region vice president; Noah Berning, treasurer; Taylor Roy, reporter; Eion Stephens, sentinel.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsors: Senators Glick and Leising.

RESOLUTIONS ELIGIBLE FOR ADOPTION

House Concurrent Resolution 17

The Speaker handed down on its passage House Concurrent Resolution 17, introduced by Representative Mayfield:

A CONCURRENT RESOLUTION urging the Indiana Department of Transportation to rename the State Road 45 and 2nd Street bridge over I-69 the "Sarah Irene Haylett-Jones Memorial Bridge".

The resolution was read a second time and adopted. Roll Call 177: yeas 85, nays 0. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsors: Senators Koch and Stoops.

ENGROSSED SENATE BILLS ON SECOND READING

Engrossed Senate Bill 80

Representative Young called down Engrossed Senate Bill 80 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed Senate Bill 307

Representative Frye called down Engrossed Senate Bill 307 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

RESOLUTIONS ON FIRST READING

Senate Concurrent Resolution 40

The Speaker handed down Senate Concurrent Resolution 40, sponsored by Representatives Errington, Boy and Hamilton:

A CONCURRENT RESOLUTION honoring the League of Women Voters on the 100th anniversary of its founding.

Whereas, The Women's Suffrage movement was organized in 1848 at the Seneca Falls Convention in New York State and over the next 72 years, many women dedicated their very lives to the cause;

Whereas, The 19th Amendment to the constitution guaranteeing all American women the right to vote was officially adopted on August 26, 1920;

Whereas, The League of Women Voters was organized on February 14, 1920, to educate and engage these newly enfranchised women;

Whereas, Today, the League of Women Voters continues to educate and engage voters by increasing voter registration, fighting voter suppression, and supporting female candidates;

Whereas, In the past 100 years, through the actions of and with the support of the League of Women Voters, women have made significant contributions to government and the real-life issues affected by government; and

Whereas, For the past century the League of Women Voters has devoted itself to promoting participation by informed citizens at all levels of government and has helped shape public policy: Therefore,

*Be it resolved by the Senate
of the General Assembly of the State of Indiana,
the House of Representatives concurring:*

SECTION 1. That the Indiana General Assembly honors the League of Women Voters on the 100th anniversary of its founding.

SECTION 2. The Secretary of the Senate is hereby directed to transmit a copy of this resolution to the League of Women Voters of the United States and the League of Women Voters of Indiana.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

OTHER BUSINESS ON THE SPEAKER'S TABLE

HOUSE MOTION

Mr. Speaker: I move that Representative Shackleford be added as cosponsor of Engrossed Senate Bill 5.

SCHAIBLEY

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Kirchhofer be added as cosponsor of Engrossed Senate Bill 61.

BACON

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representatives VanNatter and Cook be added as cosponsors of Engrossed Senate Bill 69.

SPEEDY

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representatives Torr and DeLaney be added as cosponsors of Engrossed Senate Bill 80.

YOUNG

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representatives Davisson, Clere and Shackleford be added as cosponsors of Engrossed Senate Bill 241.

LEHMAN

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Shackleford be added as cosponsor of Engrossed Senate Bill 246.

COOK

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Manning be added as cosponsor of Engrossed Senate Bill 254.

SOLIDAY

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Burton be added as cosponsor of Engrossed Senate Bill 263.

JUDY

Motion prevailed.

MESSAGE FROM THE SENATE

Mr. Speaker: I am directed by the Senate to inform the House that the Senate has passed Senate Concurrent Resolutions 32, 36 and 40 and the same are herewith transmitted to the House for further action.

JENNIFER L. MERTZ
Principal Secretary of the Senate

MESSAGE FROM THE SENATE

Mr. Speaker: I am directed by the Senate to inform the House that the Senate has passed House Concurrent Resolutions 25 and 31 and the same are herewith returned to the House.

JENNIFER L. MERTZ
Principal Secretary of the Senate

Pursuant to House Rule 60, committee meetings were announced.

On the motion of Representative Klinker, the House adjourned at 10:40 a.m., this thirteenth day of February, 2020, until Monday, February 17, 2019, at 1:30 p.m.

BRIAN C. BOSMA
Speaker of the House of Representatives

M. CAROLINE SPOTTS
Principal Clerk of the House of Representatives